		DISTRICT COURT
CEN	TRAL DISTRIC	T OF CALIFORNIA
In Re: GGW BRANDS, LLC		DISTRICT COURT CASE NUMBER
		2:13-CV-7666-ABC
	DEBTOR(S).	BANKRUPTCY COURT CASE NUMBER
		2:13-BK-15130-SK
Argyle Online, LLC, Path Media Holdings, LLC, Joseph R. Francis; Argyle Media Sales,		ADVERSARY CASE NUMBER
LLC; and Fab Films, LLC v.	APPELLANT(S),	2:13-AP-01552-SK
		NOTICE RE: BANKRUPTCY RECORD
GGW Brands, LLC, GGW Marketing, LLC; GGW Direct, LLC; GGW Events, LLC, et al	APPELLEE(S).	COMPLETE, BRIEFING SCHEDULE AND NOTICE OF ENTRY
Appellant's opening brief must be e-fthan 1/10/14 . Appellee's brief mappellant's opening brief. If the appellee has to the cross-appeal, denominated as such. Apafter service of appellee's brief. If the appellee	iled in the Distri nust similarly be filed a cross-appo ppellant's reply b has cross-appea	eve been complied with, the appeal is now ready for briefing ct Court and served on other parties not later e-filed and served not later than 14 days after service of eal, the brief shall include the issues and argument pertinent rief must similarly be e-filed and served not later than 14 days led, the appellee may e-file and serve a reply brief to the ppeal within 14 days after service of appellant's reply brief.
shall exceed 30 pages. Appellant's reply brief citations and any addendum containing statu Appellant/Appellee is a pro se filer and unless documents to the Clerk for filing in paper for will be scanned by the Clerk into the CM/ECI	shall not exceed tes, rules, regula s otherwise order mat. Documents F System.	Office. Neither appellant's opening brief nor appellee's brief 15 pages. Page limits exclude the table of contents, table of tions, excerpts of the record or similar material. If the red by the Court, pro se litigants shall continue to present all received by the Clerk from pro se litigants under this rule Rules of Bankruptcy Procedure 8010(a) and (b). Counsel are
reminded that their respective briefs must cor	ntain as addenda	all excerpts of the record and all transcripts previously nscript that is not included in said addendum.
notify counsel when the matter is to be argued	l and heard, or tl	y Clerk of the District Judge who is assigned the appeal will nat no oral argument will be permitted. If, for any reason, brief is filed, counsel should contact that Courtroom Deputy
		Clerk, U. S. District Court
December 27, 2013		By MDAVIS
Date		Deputy Clerk

CC: Bankruptcy Court Judge